Temporary speaker . \$6.

SEC. 10. To Samuel McNutt, for two days' services as temporary speaker of the House of Representatives. six dollars.

Temp. chief clerk \$10.

To Charles Aldrich, for two days' services SEC. 11. as temporary chief clerk of the House of Representatives, ten dollars.

Temp. sergt-

SEC. 12. To E. G. White, for two days' services as at arms \$7. temporary sergeant - at - arms for the House of Representatives, seven dollars.

Temp. P. M. H. R. \$3 50.

SEC. 13. To Dan Ellison [Ellyson], for one day's service as temporary postmaster for the House of Representatives, three dollars and fifty cents.

Temp. mes-senger H. R.

SEC. 14. To Arthur Garrett, for three days' services as temporary messenger of the House of Representatives, six dollars.

Publication.

SEC. 15. This bill, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Iowa State Register and Statesman, papers published at Des Moines, Iowa. Approved February 5, 1868.

I hereby certify that the foregoing act was published in the Iowa Statesman February 6, 1868, and in the Iowa State Register February 8, 1868,

ED WRIGHT, Secretary of State.

CHAPTER 10.

FOR RELINQUISHING COLOR OF TITLE TO A CERTAIN CHAR-ACTER OF LANDS, AND FOR CORRECTING ERRORS IN TRANSFERS TO THE STATE.

FEBRUARY 5. AN ACT to Authorize the Governor to release Lands which have been certified to the State by Authority of the Secretary of the Interior, under any of the Land-Grants, where Settler's Rights have intervened prior to the Time when the Title vested in the State, and for the purpose of correcting Errors in Transfers to the State.

Governor to tain cases.

Section 1. Be it enacted by the General Assembly of title in cer. of the State of Iowa, That the Governor, when satisfied by the Commissioners of the General Land - Office, that any lands to which the State may have acquired color of title, by their having been certified to the State under any of the several grants, that such color of title is inferior to the rights of any valid interfering preemptor or claimant, is authorized, and is hereby authorized and required to release by deed of relinquishment such color of title to the United States, to the end that the requirements of the Interior Department may be complied with, and such tract or tracts of land may be patented by the general government to the legal claimants.

SEC. 2. Be it further enacted, That whenever the Governor to Governor is satisfied by proper record evidence that any quitclaim lands erronetract or tracts of lands, which may have been deeded ously deeded by virtue of any donation or sale to the State, is not the to State. land intended to have been described, and that an error has been committed in making out the transfers, in order that such error may be corrected, he is authorized to quitclaim the same to the proper owner and to receive thereof, and receive a deed or deeds for the lands deeds for the intended to have been deeded to the State originally.

SEC. 3. Be it further enacted, That this act, being Publication. deemed of immediate importance, shall take effect and be in force from and after its publication in the Daily State Register and Iowa Homestead, two papers published at Des Moines, Iowa.

Approved February 5, 1868.

I hereby certify that the foregoing act was published in the Daily State Register February 7, 1868, and in the Iowa Homestead February 12, 1868.

ED WRIGHT, Secretary of State.

CHAPTER 11.

LIABILITY OF OFFICERS OF MUNICIPAL CORPORATIONS.

AN ACT to Repeal Section 3276 of the Revision of 1860, in relation to the Liability of Officers of Municipal Corporations.

Section 1. Be it enacted by the General Assembly of the State of Iowa, That section 3276 of the Revision Section 3276, of 1860, be, and the same is hereby repealed, and this Rev repealed act shall be retroactive notwithstanding subdivision tive. one of section twenty-nine of the Revision of 1860, and Subd. 1, sec. said subdivision one of said section twenty-nine shall 29, Rev. 1860, not apply to the liability of officers under the section not to apply. hereby repealed.